THE COURT FINDS THAT (1) Plaintiffs have made a clear showing that they are likely to succeed on the merits at trial in this action on several of their claims; (2) Plaintiffs have shown that they are suffering, and will continue to suffer, immediate and irreparable harm if the requested relief is not granted; (3) the balance of the hardships weighs in favor of Plaintiffs; and (4) the issuance of the present Application is in the public interest.

IT IS HEREBY ORDERED THAT Defendants Darrick Angelone, AOne Creative, LLC, and On Chain Innovations, LLC, as well as their officers, agents, servants and employees, and all persons or entities acting in concert or participation with them who receive actual notice of this Preliminary Injunction by personal service or otherwise, are **ENJOINED** as follows:

- 1. **TO REFRAIN** from accessing, using, or transferring (other than to Plaintiffs) the domains and social media, email, and website accounts listed herein.
- 2. **TO PROVIDE** to Plaintiffs login credentials (e.g., usernames and passwords) and administrator rights credentials (e.g., usernames and passwords) associated with the domains and social media, email, and website accounts listed herein.

a. **DOMAINS**

- i. hiddenempirefilmgroup.com
- ii. hiddenempire.com
- iii. hiddenempirefilms.com
- iv. hiddenempiremediagroup.com
- v. hiddenempiremedia.com
- vi. hiddenempirereleasing.com
- vii. hiddenempireproductions.com

1	viii.	hiddenempire.productions
2	ix.	hiddenempire.media
3	x.	hiddenempiremedia.group
4	xi.	hiddenempire.studio
5	xii.	hiddenempire.org
6	xiii.	hiddenempireentertainment.com
7	xiv.	foreveryoungfabrics.com
8	XV.	hiddenempirestudios.com
9		hefg.com
10		hiddenempire.productions
11 12		fatale.movie
13		theintruder.movie
14	XX.	
15		
16		traffikmovie.com
17		meettheblacksmovie.com
18		meettheblacksthemovie.com
19		thehousenextdoor.movie
20	XXV.	supremacyfilm.com
21	xxvi.	supremacymovie.com
22	xxvii.	fear.movie
23	xxviii.	fearthemovie.com
24	xxix.	freeagantsmovie.com
		3

1	XXX.	freeagents.movie
2	xxxi.	hoop2film.com
3	xxxii.	hooptofilm.com
4	xxxiii.	factsnotpolitics.com
5	xxxiv.	factsnotpolitics.org
6	xxxv.	climborganization.org
7	xxxvi.	climb.org
8 9	xxxvii.	climb.network
10	xxxviii.	Blackchairshow.com
11	xxxix.	Blackhistoryintwominutes.com
12	xl.	2getherwesavelives.com
13	xli.	togetherwewillsavelives.com
14	xlii.	togetherwewillsavelives.com
15		togetherwewillsavelives.org
16		2getherwewillsavelives.com
17		Be.woke.vote
18		hyperenginellc.com
19		hyperengine.ai
20		AL MEDIA ACCOUNTS (Facebook, Instragram, Twitter,
21		Sube and Linkedin)
22	i.	hiddenempirefilmgroup
23	ii.	hiddenempirefg
24	iii.	blackhistoryintwominutes
		4

I			
1	iv.	be.Woke.Vote	
2	v.	climb.organization	
3	vi.	fear.movie	
4	vii.	fatalemovie	
5	viii.	meet_the_blacks	
6	ix.	theintrudermovie	
7	x.	traffikmovie	
8			
9	xi.	supremacy.movie	
10	xii.	the.hustle.movie	
11	xiii.	akuma.movie	
12	xiv.	deontaylor	
13	xv.	dtfilmtohoop	
14	xvi.	roxanneavent	
15	c. <u>EMA</u>	IL/WORKSPACE ACCOUNTS	
16	i.	The email/workspace accounts associated with	
17	1.	hiddenempirefilmgroup.com hosted by Google, Namecheap,	
18		GoDaddy and/or any other website hosting entity or individual.	
19	d. <u>WEB</u>	SITE ACCOUNTS	
20	i.	www.hiddenempirefilmgroup.com	
21	ii.	www.hiddenempire.com	
22	iii.	www.hyperengine.ai	
23			
24		NSFER to Plaintiffs, on or before October 6, 2022, at 5:00 Γ, access, control, ownership, and/or registration of all	
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1	domains, social media, emails, and website accounts listed herein that include the name "Hidden Empire."			
2	•			
3	a. Accounts and/or domains bearing the Hidden Empire name shall reflect ownership and/or registration in Plaintiff Hidden Empire's			
4	name.			
5	b. Defendants shall return to Plaintiffs all data and information that Defendants obtained from Plaintiffs' computer and/or email			
6 7	accounts, and any copies Defendants may have made from them, and in any and all forms, including copies of any and all parts, and			
8	thereafter permanently delete and destroy all copies remaining on any computer systems, discs, hard drives, etc.			
9	4. TO REFRAIN from publicly utilizing, promoting, advertising,			
10	marketing, or selling a video game or NFTs based on or associated with the movie titled "Fear" produced by Plaintiffs.			
11	IT IS FURTHER ORDERED THAT, on or before October 13, 2022,			
12	Defendant Darrick Angelone shall file with the Court and serve upon Plaintiff's			
13	counsel a declaration setting forth the manner in which Defendant has complied with			
14	the Preliminary Injunction.			
	O O De O			
1516	Dated: September 30, 2022			
17	MICHAEL W. FITZGERALD United States District Judge			
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